surplus, it say, to the grantor or to his successor in interest entitled to such surplus, it says reason permitted by law beneficiary may from time to time appoint a successor or successor to any conveyance to the successor frustee, the latter shall be verted with all tile, powers and duties conterned upon any trustee herein named by withen and the successor frustee, the latter shall be verted with all tile, powers and duties conterned upon any trustee herein named by withen and the content of the successor frustee, the latter shall be readed by withen instrument executed by beneficiary, containing reference to the structure of the county of the condition of the county or counties in which the property is situated. The conclusive proof the county or counties in which the property is situated. The conclusive proof the successor frustee, and the difficult executed and obligated to motify any party hereto of pending she by law. Trustee is not trust or of any defin or proceeding in which frustor to the defined and the a party unless such action or proceeding is brought by trustee. NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attainey, who is an advised of the Oregion State Bar, a bank, trust company or savings and loan, association, authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 656.585.

3000

iii waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.
12. Upon default by grantor in payment of any indebtedness secured declare all sums secured of any agreement hereunder. In such an in equity as a morigate on election may proceed to default brant deed advertisement, and sale. In such an in equity as a morigate on election may proceed to default brant deed advertisement, and sale. In the beneficiary at the secure of developed the trustee to foreclocible this trust deed advertisement, and sale. In the time and place of direct the trustee to forecloce this trust deed advertisement and sale. In the time and place of direct at his election hereby, whereupon the trustes shall its the time and place obligations secured the smaller event to foreclose this trust deed in the manner provided in ORS 86.740 to 86.795.
13. Should the beneficiary of the grant or of the trustes shall be trust educed in ORS 86.740 to 86.795.
13. Should the beneficiary or bis successor in interest, respective direct deaut at my time prior to fore days before the data set by the control the ensure and the trust ensure the trust ensure the trust ender the terms of the terms and the sheet by the terms of the data set any time prior to be the terms of the terms ded by the only divertisement and sale. If the sheet detault are another the terms of th

the delault, in which event all foreclosure proceedings shall be dismined by the trustee. 14. Otherwise, the sale shall be held on the date and at the time and be postponed as provided by law. The frustee may sell said proposale may in one provide by law. The frustee may sell said proposale may successful the parchase its deed shall sell the parcel or provided by the trustee in the source of the time the parcel as the same of sale arrows shall delive bidder for cash, psyable at the same of sale Trustee the property to the purchaser its deed of any matters and the time and by piled. The recitation that any contrast or warranty, expression of the truthfulnes in the deed of any matters and the time to but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sells purchase at the sale. Saltorney, the proceeds of sale trustee and the contrast of all percentage of all sales are cluding the grantees of a sale to payment of the sale and sales are submit and the obligation secured by the trustee charge by sales are submits, if any the formate to the forder of the trustee in the sales as a part of the formate as the grante of the first of all percent surplus, if any, to the grantee percent of the successor in interest entitled to such as a part of the formate as the grante of the sale of all percent as the granter of the first of a successor in interest entitled to such the first priority part of the first priority and (4) the surplus, if any, to the frant percent of the successor in interest entitled to such as the same or to be successor in interest entitled to such as the first mater and permitted by law beneficiary may from time to

<text><text><text><text><text><text><text><text><text><text>

Hural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in grazing any essement or creating any restriction thereon; (c) join in any subordination or othered granted, and the property. The frantee, in any reconvey, without warranty, all or any part of the property. The frantee, in any reconvey, without warranty, all or any part of the property. The frantee, in any reconvey, without warranty, all or any part of the property. The frantee, in any reconvey, without warranty, all or any part of the property. The frantee, in any reconvey, without warranty, all or any part of the property. The frantee, in any receives mentioned in this therein of the property. The frantee, in any receives of the property of the recital ber not less that \$5.
I. U. Upon any default by grantor hereunder, bareficiary may at any pointed by a court, and without redgard to the adequay a vectiver to be apointed by a court, and without not and take not and such or any security for the security and the part of the recita and prolits, including the past due and unpaid, and other states the recita for any default.
I. The entering upon and taking possession of said property, the property and the application or not as alorsaid, and differentee.
I. The entering upon and taking possession of said property the grantee policies or compensation of as alorsaid, and admine and the property and the application or not as alorsaid, and admined the property is property and the application or all saids for any data and other and other any default or notice of relaxe thereol as alorsaid, and admine and the property.
I. Doon default by grantor in payment of any indebtedness secured hereols and any action and take policies or compensation of as alorsaid, any default or notice.

sum of UNE THOUSAND SIX HUNDRED & UU/100 (\$1000.00) note of even date herewith, payable to beneticiary or order and made by grantor, the final payment of principal and interest hereof, it not sooner paid, to be due and payable May 23 not sooner paid, to be due and payable May 23 the date of maturity of the debt secured by this instrument is the date, stated above, on which the tinal installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or therein, shall become immediately due and payable. To exclude the security of this fourt dead treated advector. To exclude the security of this treat dead treated advector. (a) convert to the making of any part for any but of a bit of and therein, or the above described real property is not currently used for egriculturel, timber or graing purposes.

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereatter appertaining, and the rents, issues and profits thereot and all fixtures now or hereatter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of ONE THOUSAND SIX HUNDRED & 00/100 (\$1600, 00)

der frier Besch OR and andlis which in section, and, much by Helterind in the figure for succellation to a

Subject to all conditions, covenants, reservations, restrictions, easements, rights and rights of way of record and those apparent on the ground, official

Lot 134, Block 31, 4th Addition to Nimrod River Park.

Klamath

as Beneficiary,

KLAMATH COUNTY TITLE COMPANY

2320 Milenie or Dr. THIS TRUST DEED made this 23rd ROBERT C. LAATSCH, a single man

TRUST DEED

Reddi S26234 ornia 96002

.

......day of .... May

1305 Vol.M83 Page ..., 19.83 as Grantor, KLAMATH COUNTY TITLE COMPANY FIDELITY MORTGAGE COMPANY, INC., a California Corporation ...., as Trustee, and

, between

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

ownier

Trust Dood Serie TENT DEED

K-36164

in .

AUG

83

De vor

The grantor covenants and egrees to and with the beneficiary and those claiming under him, that he is law-13056 fully seized in fee simple of said described real property and has a valid, unencumbered title thereto and that he will warrant and forever defend the same against all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)<sup>3</sup> primarily for grantor's personal, family, household <u>Sanguistansk</u> purposes (see Important Notice below), (b) -ter-an-organisation, or (oven if granter-is a natural-pores,) are for business or commercial purposes other than a This deed applies to, inures to the benefit of and binds all parties hereto; their heirs, legatees, devisees, administrators, execu-s, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the sculing gender includes the feminine and the neuter, and the singular mimber includes the plural. commercial purposes other than agricultural fore IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. • IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the baneficiary is a creditor as such word is defined in the Truth-In-Lending Act and Regulation Z, the disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness Form No. 1305, or equivalent; of a dwelling use Stevens-Ness Form No. 1305, or equivalent; of a dwelling use Stevens-Ness Form No. 1305, or equivalent; with the Act is not required, disregard this notice; Robert C. Laatsch X Tichal - 4 OFFICIAL SEAL TRINA J. ZIEGLER (If the signer of the above is a corporation, use the form of acknowledgment opposite.) Notary Public California ORANGE COUNTY STATE OF DESENCalifornia My Commission Expires June 4, 1984 County of Orange as Personally appeared the above named Destriction of the above named STATE OF OREGON, County of ..., 19..... ersenally appeared ... Robert C. Laatsch duly sworn, did say that the former is the ..... who, each being first president and that the latter is the .... secretary of a corporation, and that the seal attized to the foregoing instrument is the corporate seal of said corporation and this the instrument was signed and sealed in behalf of said corporation by authouty of its board of directors; and each of them acknowledged said instrument to be its voluntary act and acknowledged the loregoing instruhis ment to be .... Volghtary Act and deed. Before me:  $\overline{\mathbb{C}}$ (OFFICIAL Before me. Notes Duplicity States California My commission expires: 06-04-84 SEAL) Section 2 Notary Public for Oregon (OFFICIAL SEAL) My commission expires: an an said An an said . મહારોય હતુ 11.110 Hat Opene garanged and inconstants is an entering the Bound only when ebligations have been pold. In the particularly the start of formation of the start of the Section of TO: .... Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said Store ma trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust dood or pursuant to statute, to cancel all ovidences of indebtodness accured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the to be the with all and standard the considerts including and approximates and all after the standards including and approximates and all after the standards including the formulation of the standard standards and be shown of the standard standards and the standards and all the standards and the stan Beneticiary Do not less or destroy this Trust Deed OR THE NOTE which it secures. Both must be dolivated to the trustee for concellation before reconveyance will be man الم بليهما إلى 657 der 3 ra spr mozn shhar anr SCARDSUIR LESSINGUES STATE OF OREGON, INSUE TRUST DEED (FORM No. 881) (FURM NO. SEI) STEVENENESS LAW PUB: CO. PORTLAND. ORE: (1) GGILIGUI (O MILLOG KINGT BULK I certify that the within instrument Fidelity Mortgage Co., Inc. in book/reel/volume No. \_\_\_\_\_M83\_\_\_\_on page \_\_\_\_13055\_\_\_\_\_or as fee/file/instru-\_\_\_\_\_ FOR RECORDER'S USE LIDEFILA MORLEY (IR COM THA' DIC' & Company Record of Mortgages of said County. ment/microfilm/reception No. 26694 TV/TV Beneficiary Witness a Witness a County affixed. AFTER RECORDING RETURN TO Fidelity Mortgage Co., Inc. Witness my hand and seal of Evelyn Biehn, County Clerk 3356 WilshirenDr. Redding California 96002 TRUST DEED Bu Zu. Deputy . Davi Na. 841-Dreuan Trust Darid Series--- 19251 DEED .00\_fee\_ 70000 26164

N.